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			Faterit and Tradema	IK Office. U.S	. DEPARTMENT O	- COMMERCE				
<b>y</b> .			Attorney Docket Numb	er X-	16604M					
DECLARA	TION FO	R	irst Named Inventor	Ro	bert Dean Dall	у				
UTILITY O	R DESIG	in [	COL	MPLETE IF	KNOWN					
PATENT AP	PLICATI	ON /	Application Number							
		1	Filing Date							
X Declaration Submitted wi	th Initial Filing		Group Art Unit							
Declaration Submitted af	ter Initial Filing	\[ \sqrt{1}	Examiner Name							
An a balance agency throughout the	harahii darlam	Alask								
As a below named inventor, I	_									
My residence, post office addres  I believe I am the original, first a	·	•	•	first and joint !	nventor (if alvest sa	mes am listed				
below) of the subject matter whi						iles are iisted				
SFI FCTIVE	FSTROGE	N RECEPTOR	MODULATORS FO	R THE TI	PEATMENT (	)F				
DDDDC1112	2011002		TOR SYMPTOMS	,,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
the specification of which										
is attached hereto OR										
x was filed on (MM/DD/YYYY)	01/	18/2005 as	United States Application N	umber or PCT	International					
Application PCT/US05/00020 and was amended on (if applicable).										
Number	it is a second of the second o									
If hereby state that I have review amendment specifically referred		and the contents of	the above-identified specifica	tion, including	the claims, as ame	nded by any				
I acknowledge the duty to disclo	se information w	vhich is material to p	patentability as defined in Title	a 37 Code of F	ederal Regulations,	§ 1.56.				
			·							
I hereby claim foreign priority be inventor's certificate, or § 365(a)	nefits under Title of any PCT inte	e 35, United States ernational application	Code § 119(a)-(d) or § 365(b n which designated at least o	) of any foreigne country oth	n application(s) for per than the United S	patent or States of				
America, listed below and have a PCT international application has					inventor's certificate	o, or of any				
Prior Foreign Application Number(s)		untry	Foreign Filing Date (MM/DD/YYYY)	Priority Not Claime		ppy Attached NO				
Additional foreign applica	tion numbers as	a lieted on a supple	mental priority sheet attache	t hereto:						
I hereby claim the benefit under Application Number(s)	ride 35, United		e) of any United States provide (MM/DD/YYYY)	sional applicati	ons(s) listed below.					
60/538,342 60/538,442		0	01/22/2004		Additional provisional application numbers are listed on a supplemental					
				•	ty sheet attached he					

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DECLARATION
hereby daim the benefit under Title 35. United States Code §120 of any United States application(s), or § 355(c) of any PCT international
application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not
disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of Title 35, United States Code §
112. I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations § 1.56
which become available between the filling date of the prior application and the policinal or DCT international filling date of this application

U.S. Parent Application Number	PCT Parent Number	Parent Filing Date (MM/DD/YYYY)	Parent Patent Number (if applicable)						
Additional U.S. or PCT international application numbers are listed on a supplemental priority sheet attached hereto.									
			attached hereto.  Indicate transact all business in the Patent						

As a named inventor, I hereby appoint the following registered practitioner(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

Attorney Name	Reg. No.
Arvie J. Anderson	45,263
Lynn D. Apeigren	45,341
Robert A. Armitage	27,417
Brian P. Barrett	39,597
Michael T. Bates	34,121
Roger S. Benjamin	27.025
Gary M. Birch	43,881
William R. Boudreaux	35,796
Steven P. Caltrider	36,467
Paul R. Cantrell	36,470
John Cleveland	50,697
Charles E. Cohen	34,565
Donald L. Corneglio	30,741
Gregory A. Cox	47,504
Paula K. Davis	47,517
John C. Demeter	30,167
Manisha A Desai	43,585
Paul J. Gaylo	36,808
Caren D. Geppert	54.117
Francis O. Ginah	44,712
Amy E. Hamilton	33,894
Danica Hostettler	51,820
Thomas E. Jackson	33,064
Soonhee Jang	44,802
Gerald P. Keleher	43,707
James J. Kelley	41,888

Attorney Name	Reg. No.
Paul J. Koivuniemi	31,533
Thomas LaGrandeur	51,026
Robert E. Lee	27,919
James P. Leeds	35,241
Nelsen L. Lentz	38,537
Elizabeth A. McGraw	44,646
Douglas K. Norman	33,267
Arleen Palmberg	40,422
Thomas G. Plant	35,784
Edward Prein	37,212
Grant E. Reed	41,264
David M. Stemerick	40,187
Mark J, Stewart	43,936
Robert D. Titus	40,206
Robert C. Tucker	45,165
Tina M. Tucker	47,145
MaCharri Vorndran-Jones	36,711
Glibert T. Voy	43,972
Thomas D. Webster	39,672
Lawrence T. Welch	29,487
Alexander Wilson	45,782
Mark A. Winter	53,782
MaryAnn Wiskerchen	45,511
Dan L. Wood	48,613

Addit	tional re	egistere	ed practitioner(s) na	amed on a	supp	lemen	ital she	et attache	d h	ereto								
Direct all corres	pondeno	:e to:																
Name		ELI LI	LLY AND COM	PANY														
Address		ATTN	: Gilbert T. Vo	У						-								
Address		Paten	t Division, P.O	. Box 6	288													
City		NDIA	NAPOLIS	S	tate		INDIA	NA					ZIP		4620	6-6288		
Country		JS		Telep	hon	e			(3	17)	276	-29	66	Fax	(3	317) 276	-386	1
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may leopardize the validity of the application or any patent issued thereon.  Name of Sole or First Inventor:  A Petition has been filed for this unsigned inventor																		
	Robe		inventor.		Mi	ddle me		ean	F	Fami	ly		ally	Citto	<del></del>	Suffix e.g. Jr.	T	
Inventor's Sig	gnatun	₿		···					نداب			<del>1</del>		Date		1 3.8	_1	
Residence: (	City	India	napolls	1	State	<b>-</b> T	IN		Cor	untry		US		ــــــــــــــــــــــــــــــــــــــ	Cit	izenship	Tus	
Address		96	56 Loganberry	Lane														
Post Office A	ddress		ME AS ABOV													<del></del>		
City Indi	anap	olis		18	State	IN	Zip	4	62	56	T	Cour	itry	US				
X Add	itional	Invent	ors are being nan	ned on si	nbbler	nent s	sheet(s	) attache	d he	ereto	· · ·							

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Approved for use through 9/30/98, OMB 0651-0032
Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

					DE	CL	ARATI		and omee. o.	4			
Name	of A	Addition	nal Joint Inventor, if any:				A	Petition has	s been filed	for this	s uns	signed in	ventor
Given Name		Jeffre	у		Middle Alan		Alan	Family Dodge				Suffix e.g. Jr.	
Invento Signatu										Date			
Reside		City	ndianapolis	Sta	ate IN		V	Country	US		Citi	zenship	US
Address 7110 Lantern Road												,	
Post Of	fice	Address	SAME AS ABOVE						·				
City	Inc	lianapo	olis	Sta	te	IN	Zip	46256	Country	us			
Name of Additional Joint Inventor, if any:						ldle		Petition has	s been filed	for this	s uns	signed in	ventor
Given Name		Scott		l	Nar		Alan	Name	Frank			e.g. Jr.	
Invento Signatu	ire									Date			
Reside	nce:	City	ndianapolis	Sta	te		<u> </u>	Country	US		Citi	zenship	บร
Address 5421 Cranley Circle													
Post O	Post Office Address   SAME AS ABOVE												
City Indianapolis Sta				Sta	te_	IN	Zlp	46220	Country	US			
Name Given	of A	Addition	nal Joint Inventor, if any:		Mid	ldie	A	Petition has	s been filed	for this	s un:	signed in	ventor
Name Invento	r's		5 11. 1/10.		Nar	ne		Name	1			e.g. Jr.	
Signatu	ire	Cibilli	M fry fr	Sta	10	7.0		Country		Date		zenship	บร
1103100		City     L	_ongroont		-		:0	Coomay	US		0	LUTISTIP	US
Addres			3515 Bluestem Aven	пе			**						
Post Of	fice	Address	SAME AS ABOVE		_		<del></del>		<u> </u>	<del>-</del>			
City	Lo	ngmon	<u>it</u>	Sta	te	co	Zip	80503	Country	US			
	of A	Addition	nal Joint Inventor, if any:				A	Petition has	s been filed	for this	s uns	signed in	entor
Given Name		Timot	hy		Mid Nan		Alan	Family Name	Shephe	rd		Suffix e.g. Jr.	
Invento Signatu										Date		<u></u>	
Reside		City	ndianapolis	Sta	te	11	<u> </u>	Country	US		Citi	zenship	US
Addres	s		8705 Country Woods	Co	ur	t							
Post Of	fice	Address	SAME AS ABOVE										
City	Ind	lianapo	olis			IN	Zip	46217	Country	บร			

Assessed for tion through 0/20/09, OMB 0854, 003			
Approved for use through 9/30/98, OMB 0651-003:			
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•			D	ECL	ARAT	ON				
Name o	of Addit	ional Joint Inventor, I	f any:			Petition h	as been filed	for thi	is unsigned i	nventor
Given Name	Ow	en	1.1	Middle Brendan Family Wallace				2	Suffix e.g. Jr.	
Inventor' Signatur	4							Date		
Residenc	e: City	Zlonsville	State		IN	Country	บร		Citizenship	US
Address		4341 Chase Circ	le							
Post Offi	ce Addre	SAME AS ABOVE	Ε							
City	Zionsv	ille	State	IN	Zip	46077	Country	บร		

Approved for use through 9/30/98 OMB 0651-0032
Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

			Attorney Docket	Number	X-16604	М			
DECLAR	ATION FO	R	First Named Inve	entor	Robert (	Dean Dally			
UTILITY (	OR DESIG	SN		COMPLETE	IF KNOV	WN			
PATENT A	PPLICATI	ON	Application Num	ber					
			Filing Date		í				
X Declaration Submitted	with Initial Filing		Group Art Unit						
Declaration Submitted	after Initial Filing		Examiner Name						
As a below named inventor.	I horoby do claro	that							
,	•								
My residence, post office addr		•	•	nining Bunkanali	4 :	Af ml. cm) mane	na ara tintad		
I believe I am the original, first below) of the subject matter w					oint inventor	(ir piurai nam	es are listed		
SELECTIVI	PSTROGE	N RECEPTO	R MODULATOI	S FOR THE	Τ <b>Ω</b> ΨΔΤ	ገለፑሊነፕ ()	<b>a</b>		
OBBECTI VI			OTOR SYMPTO		ZAKLIKI	- Interview			
the specification of which									
Is attached hereto									
X was filed on (MM/DD/YYYY)	01/	18/2005	as United States Applic	ation Number or I	PCT Interna	tional			
Application PCT/US05/00020 and was amended on (If applicable).									
Number (MM/DD/YYYY)									
If hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment specifically referred to above.									
I acknowledge the duty to disc		which is material to	antontability on dofino	d in Tillo 27 Codo	of Fodoral I	Populations I	1 50		
Toomstriedge the duty to disc		VIIICITIS Material to	paternability as deliries		or regeran		, 1.50.		
I hereby claim foreign priority t Inventor's certificate, or § 365(	penefits under Titl	e 35, United States	Code § 119(a)-(d) or	§ 365(b) of any fo	oreign applic	ation(s) for pa	atent or		
America, listed below and have PCT international application h	e also identified b	elow, by checking t	the box, any foreign ap	plication for pater	nt or inventor	r's certificate,	or of any		
Prior Foreign Application Number(s)		untry	Foreign Filing (	Pric		Certified Cop			
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Additional foreign appli	cation numbers ar	re listed on a suppl	emental priority sheet a	attached hereto:					
hereby claim the benefit unde	r Title 35, United			s provisional app	lications(s) I	isted below.			
50/538,342		Filing U	01/22/2004	——	Additional provisional application				
60/538,442	01/22/2004	J ,	numbers are listed on a supplemental priority sheet attached hereto.						

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Patent and	Trademark Office:	U.S. DEPA	RYMENT OF	COMMERC

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I hereby claim the benefit under Title 35. United States Code §120 of any United States application(s), or § 365(c) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application.

U.S. Parent Application Number	PCT Parent Number	Parent Filling Date (MM/DD/YYYY)	Parent Patent Number (if applicable)
Additional U.S. or PCT inter	national application numbers are	listed on a supplemental priority sheet a	ttached hereto.

As a named inventor, I hereby appoint the following registered practitioner(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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Gregory A. Cox	47,504
Paula K. Davis	47,517
John C. Demeter	30,167
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Paul J. Gaylo	36,808
Caren D. Geppert	54,117
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Amy E. Hamilton	33,894
Danica Hostettler	51,820
Thomas E. Jackson	33,064
Soonhee Jang	44,802
Gerald P. Keleher	43,707
James J. Kelley	41,888

Attorney Name	Reg. No.
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Thomas LaGrandeur	51,026
Robert E. Lee	27,919
James P. Leeds	35,241
Nelsen L. Lentz	38,537
Elizabeth A. McGraw	44.646
Douglas K. Norman	33,267
Arleen Palmberg	40,422
Thomas G. Plant	35,784
Edward Prein	37,212
Grant E. Reed	41,264
David M. Stemerick	40,187
Mark J. Stewart	43.936
Robert D. Titus	40,206
Robert C. Tucker	45,165
Tina M. Tucker	47,145
MaCharri Vorndran-Jones	36,711
Gilbert T. Voy	43,972
Thomas D. Webster	39,872
Lawrence T. Welch	29,487
Alexander Wilson	45,782
Mark A. Winter	53,782
MaryAnn Wiskerchen	45,511
Dan L. Wood	48,613

Additional registered practitioner(s) named on a supplemental sheet attached hereto.											
Ofrect all corres	ponder	ice to.									
Name		ELI LI	LLY AND COM	IPANY							
Address		ATTN	: Gilbert T. Vo	У							
Address		Paten	t Division, P.O	. Box 6288							
City		INDIA	NAPOLIS	State	State INDIANA			ZIP		6206-6288	
Country		US		Telephon	e		(317) 2	76-2966	Fax	(317) 276-	-3861
believed to be punishable by	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.										
Name of S	ole c	r First	Inventor:					ınsigned in	ventor		
Given Name	Rob	ert		1	iddle ame	Dean	Family Name	Dally		Suffix e.g. Jr.	
Inventor's S	gnatu	re	1	Rold	P	ean	Pol	a	Date 216-05		
Residence:	City	India	anapolis	State	11	N	Country	//us		Citizenship	US
Address		96	56 Loganbern	/ Lane				<del></del>			
Post Office A	Addres		ME AS ABOV								
City Ind	iana	polis		State	IN	Zip	46256	Country	US		

( +

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				DECL	ARATI	ON				
Name of	f Additio	nal Joint Inventor, if any	:	A Petition has been filed for this unsigned inventor						ventor
Given Name	Jeffre	<b>y</b>	1 .	Middle Name	Alan	Family Name	Dodge		Suffix e.g. Jr.	
Inventor's Signature		Abr. Al. Malie	<b>.</b>					Date	16 Feb 05	•
Residence		Indianapolis	State	Ð	IN	Country	US		Citizenship	US
Address		7110 Lantern Road								
Post Offic	e Address	SAME AS ABOVE								
City It	ndianap	olis	State	ıN.	Zip	46256	Country	บร		
Name of	f Additio	nal Joint Inventor, if any	:		A	Petition has	been filed	for this	s unsigned in	ventor
Given Name	Scott			Middle Name	Alan	Family Name	Frank		Suffix e.g. Jr.	
Inventor's Signature		Just 10	112		2	-		Date	2/16/05	•
Residence		Indianapolis	State	9	IN	Country	บร		Citizenship	US
Address		5421 Cranley Circle								
Post Offic	e Address	SAME AS ABOVE								
City Ir	ndianap	olis	State	ı IN	Zíp	46220	Country	US		
Name of	f Additio	nal Joint Inventor, if any	:		A	Petition has	been filed	for this	s unsigned in	ventor
Given Name	Rona	ld		Alddle Iame	Jay	Family Name	Hinklin		Suffix e.g. Jr.	
Inventor's Signature						<u> </u>		Date		
Residence		Longmont	State	e	CO	Country	US		Citizenship	US
Address		3515 Bluestem Aven	ue							
Post Offic	e Address	SAME AS ABOVE								
city L	ongmo	nt	State	, со	Zip	80503	Country	บร		
Name of	f Additio	nal Joint Inventor, if any	:		A	Petition has	been filed	for this	s unsigned in	ventor
Given Name	Timo	thy		Aiddle Iame	Alan	Family Name	Shephe	rd	Suffix e.g. Jr.	
Inventor's Signature	1/1	M Al D	. /	0				Date	16 Feb 05	-
Residence	: City	Indianapolis	State	<u></u>	N	Country	US	Date	Citizenship	บร
Address		8705 Country Woods	Cou	ırt						
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City In	dianap		State	IN	Zin	46217	Country	us		

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Name	of A	Additio	nal Joint Inventor, if any:			A	Pet	ition ha	s been filed	for thi	s unsigned In	ventor
Given Owen				Dicitality   Mailes		Suffix e.g. Jr.						
Invent Signat		_ ()	unBende Abla							Date	2/16/2005	-
Reside	ence:	City	Zionsville	State		IN	Co	untry	US		Citizenship	US
Address 4341 Chase Circle												
Post C	ffice .	Address	SAME AS ABOVE									
City	Zio	nsville	e	State	IN	Zip	46	077	Country	US		

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

# POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby a	opoint:			7
✔ Practit	ioners associated with the Customer Number:	25885		
OR			hon a sureli-	limber must be used:
Practit	ioner(s) named below (if more than ten patent pr	ractitioners are to be named, t		
	Name		Registration N	umber
<b>}</b>				
			****	
any and all	s) or agent(s) to represent the undersigned befor patent applications assigned <u>only</u> to the undersig this form in accordance with 37 CFR 3.73(b).	re the United States Patent ar ined according to the USPTO	d Trademark Offi assignment reco	ce (USPTO) in connection with ds or assignment documents
Assignee	Name and Address:			
Eli Lil	ly and Company			
ļ	it Division			
iaici				
	ox 6288			
РО В	ox 6288			
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PO B Indiar A copy of required may be consulted authorized.	ox 6288 hapolis, Indiana 46206-6288  If this form, together with a statement to be filed in each application in whicompleted by one of the practitioners and to act on behalf of the assignee, a	ich this form is used. s appointed in this forr	The statemer n if the appoi	nted practitioner is
PO B Indiar A copy of required may be consulted authorized.	fox 6288 hapolis, Indiana 46206-6288  If this form, together with a statement to be filed in each application in which completed by one of the practitioners and to act on behalf of the assignee, and isto be filed.	ich this form is used. s appointed in this form and must identify the a  TURE of Assignee of Record	The statemer n if the appoi pplication in	nted practitioner is which this Power of
PO B Indiar A copy of required may be consulted authorized.	f this form, together with a statement to be filed in each application in whicompleted by one of the practitioners ed to act on behalf of the assignee, a sto be filed.	ich this form is used. s appointed in this form and must identify the a  TURE of Assignee of Record	The statemer n if the appoi pplication in	nted practitioner is which this Power of
A copy of required may be consulted authorized Attorney	f this form, together with a statement to be filed in each application in which to act on behalf of the assignee, a sisto be filed.  SIGNAT	ich this form is used. s appointed in this form and must identify the a  TURE of Assignee of Record	The statemer n if the appoi pplication in	nted practitioner is which this Power of

This collection of information is required by 37 CFR 1.31 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

## **CERTIFICATE UNDER 37 CFR 3.73(b)**

Applicant:	Robert Dean Dally, et al.
Application N	Io.: <u>US Nat'l Phase of PCT/US2005/000020</u> Filed: 18 January 2005 (18.01.2005)
Entitled: <u>SEL</u> <u>SYMPTOMS</u>	ECTIVE ESTROGEN RECEPTOR MODULATORS FOR THE TREATMENT OF VASOMOTOR
ELI LILLY A	ND COMPANY . a CORPORATION
(Name of Assignee)	ND COMPANY, a CORPORATION (Type of Assignee, e.g. corporation, partnership, university, government agency, etc.)
certifies that it is	the assignee of the entire right, title and interest in the patent application identified above by virtue of either:
A. [X] An assig	gnment from the inventor(s) of the patent application identified above.
[ ] The [X] The	e assignment was recorded in the Patent and Trademark Office at Reel, Frame. e assignment is being submitted separately for recordation; a copy of this assignment is attached.
	OR
B. [ ] A chain o	of title from the inventor(s), of the patent application identified above, to the current assignee as shown below:
1.	From: To: The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.
2.	From: To: The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.
3.	From: To: The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.
[ ]	Additional documents in the chain of title are listed on a supplemental sheet.
[ ] Copies of ass	signments or other documents in the chain of title are attached.
The undersigned	(whose title is supplied below) is empowered to sign this certificate on behalf of the assignee.
belief are believe like so made, are	that all statements made herein of my own knowledge are true, and that all statements made on information and ed to be true; and further, that these statements are made with the knowledge that willful false statements, and the punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that e statements may jeopardize the validity of the application or any patent issuing thereon.
14 July 2006	/Gilbert T. Voy/
Date	Gilbert T. Voy Patent Counsel

Send to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450

WHEREAS We, Robert Dean Dally, Jeffrey Alan Dodge, Scott Alan Frank, Timothy Alan Shepherd and Owen Brendan Wallace are co-inventors with Ronald Jay Hinklin and Array Biopharma, Inc. of an invention that is the subject of a patent application ("Application") which is entitled SELECTIVE ESTROGEN RECEPTOR MODULATORS FOR THE TREATMENT OF VASOMOTOR SYMPTOMS, containing 131 pages and 0 drawings, and which:

	was filed:
	in the United States Patent and Trademark Office in the United Kingdom Patent Office in the European Patent Office in the Spanish Patent Office as a European Application
$\boxtimes$	as an international application under the Patent Cooperation Treaty ("PCT") with:
	☐ United States Patent and Trademark Office acting as Receiving Office, or ☐ International Bureau acting as Receiving Office;
on .	January 18, 2005 and accorded serial number PCT/US2005/000020;

and

WHEREAS ELI LILLY AND COMPANY, an Indiana corporation having its principal place of business at Lilly Corporate Center, Indianapolis, Indiana 46285, wishes to acquire the entire interest in all inventions disclosed in such Application;

NOW, THEREFORE, in consideration of my employment, any agreements related thereto, or other good and valuable consideration, the receipt of which is hereby acknowledged, I hereby assign to Eli Lilly and Company, its successors and assigns (collectively "Lilly") my entire right, title and interest in, to and under the Application, including all priority rights for other countries arising therefrom, all inventions therein disclosed, and any and all present or future patent applications to such inventions that may be filed in any country, inclusive of, but not limited to, continuations, continuations-in-part, divisions, substitutions, reexaminations, reissues, international applications filed under the PCT, United States provisional patent applications, subsequent United States provisional patent applications claiming some or all of this invention, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates; and any related patent

term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by me had this Assignment and sale to Lilly not been made.

For myself and for my heirs, successors and legal representatives, I covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For myself and for my heirs, successors and legal representatives, I further covenant and agree with Lilly that upon request I and they will, without further consideration than that now paid, but at the expense of Lilly: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known to me or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

IN WITNESS WHEREOF I have executed this assignment on the date indicated

Date

Robert Dean Dally
9656 Loganberry Lane
Indianapolis, Indiana 46256
United States of America

UNITED STATES OF AMERICA

STATE OF INDIANA
) SS:
COUNTY OF MARION

Before me, a Notary Public for Marion County, State of Indiana, personally appeared Robert Dean Dally and acknowledged the execution of the foregoing instrument this 101 day of Marion County Public Commission Expires:

Renee Y. Edwards, Notary Public

Resident of Marion County
My Commission Expires:
February 27, 2009

Date/	Jeffrey Alan Dodge 7110 Lantern Road Indianapolis, Indiana 46256 Citizenship: USA
UNITED STATES OF AMERICA	
STATE OF INDIANA ) COUNTY OF MARION )	
	Notary Public Commission Expires:  Scott Alan Frank 5421 Cranley Circle Indianapolis, Indiana 46220 United States of America
UNITED STATES OF AMERICA	
STATE OF INDIANA ) SS: COUNTY OF MARION )	
Scott Alan Frank and acknowledged the day of fund, 2005.	arion County, State of Indiana, personally appeared execution of the foregoing instrument this LOTAL Notary Public Commission Expires:
Renee Y. Edwards, Notary Public	

Renee Y. Edwards, Notary Public Resident of Marion County My Commission Expires: February 27, 2009

	Page 4 of 4		Timothy Alan Sheph 8705 Country Wood Indianapolis, Indiana United States of Ame	s Court 46217
	UNITED STATES OF AME	ERICA		
	STATE OF INDIANA COUNTY OF MARION	) ) SS: )		
əlld	Resident of Marion County Medicart of Marion County My Commission Expires: Rebrusty 27, 2009 Since Y. Edwards, Notary Pul My Commission Expires: Rebrusty 27, 2009 Since Y. Edwards, Notary Pul My County My C	l acknowledge		
	11 Jan 2005 Date		Owen Brendan Walla 4341 Chase Circle Zionsville, Indiana 4 United States of Ame	6077
	UNITED STATES OF AME	RICA		
	STATE OF INDIANA COUNTY OF MARION	) ) SS:		
	Owen Brendan Wallace and day of July 2005.	Public for Mar acknowledged	non-County, State of Ir the execution of the Notary Public Commission Expires:	

Renee Y. Edwards, Notary Public Resident of Marion County My Commission Expires: February 27, 2009

· ;

WHEREAS I, Ronald Jay Hinklin, am an inventor, hereinafter called "Assignor" of an invention that is the subject of a patent application ("Application") which is entitled, SELECTIVE ESTROGEN RECEPTOR MODULATORS FOR THE TREATMENT OF VASOMOTOR SYMPTOMS containing 13-1 pages and 0 drawings, and which:

is being filed:
in the United States Patent and Trademark Office in the United Kingdom Patent Office in the European Patent Office in the Spanish Patent Office as a European Application
as an international application under the Patent Cooperation Treaty ("PCT") with:
☐ United States Patent and Trademark Office acting as Receiving Office, or ☐ International Bureau acting as Receiving Office;
on TANU 18 2005, and accorded serial number PCTUS 2005 1000020;

and

WHEREAS ARRAY BIOPHARMA, INC., a corporation organized and existing under the laws of the State of Delaware, having a place of business at 3200 Walnut Street, Boulder, Colorado 80301, hereinafter called "Assignee," is desirous of acquiring the entire right, title and interest in and to said invention disclosed is said Application above identified, and in, to and under any Letters Patent which may be obtained to said invention, as hereinafter more fully set forth;

NOW, THEREFORE, in consideration of my employment, any agreements related thereto, or other good and valuable consideration, the receipt of which is hereby acknowledged, I hereby assign to Assignee, its successors and assigns (collectively "Array") my entire right, title and interest in, to and under the Application, including all priority rights for other countries arising therefrom, all inventions therein disclosed, and any and all present or future patent applications to such inventions that may be filed in any country, inclusive of, but not limited to, continuations, continuations-in-part, divisions, substitutions, reexaminations, reissues, international applications filed under the PCT, United States provisional patent applications, subsequent United States provisional patent applications claiming some or all of this invention, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates; and any related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Array for its own use and enjoyment to the full end of the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by me had this Assignment

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and sale to Array not been made.

For myself and for my heirs, successors and legal representatives, I covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

For myself and for my heirs, successors and legal representatives, I further covenant and agree with Array that upon request I and they will, without further consideration than that now paid, but at the expense of Array: (i) execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Array any facts known to me or them relating to such inventions or the history thereof; (iii) execute preliminary statements and testify in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the opinion of counsel for Array, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Array or its nominees, in the United States and in all other countries where Array may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Array and to vest and confirm in Array or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

IN WITNESS WHEREOF I have executed this assignment on the date indicated below.

Date /

Ronald Jay/Hinklin

Address: 3515 Bluestem Avenue Longmont, Colorado 80503

Citizenship: USA

UNITED STATES OF AMERICA

STATE OF COOK (NO.) SS:

COUNTY OF BOUICION

Before me, a Notary Public for County, State of , personally appeared Ronald Jay Hinklin and acknowledged the execution of the foregoing instrument this 4 day of , 2005.

Notary Public: Commission

HOTARY A

PUBLIC OF COLUMNIA

WHEREAS, ARRAY BIOPHARMA INC. ("ARRAY") by virtue of an assignment dated April 14, 2005, between Ronald Jay Hinklin and ARRAY (copy of which is attached hereto), is a co-owner of the right, title and interest in an invention which is entitled, SELECTIVE ESTROGEN RECEPTOR MODULATORS FOR THE TREATMENT OF VASOMOTOR SYMPTOMS containing 74 pages and 0 drawings, said rights duly assigned to ARRAY by the original inventor Ronald Jay Hinklin, as indicated on the attached exhibit.

is being filed:
in the United States Patent and Trademark Office in the United Kingdom Patent Office in the European Patent Office in the Spanish Patent Office as a European Application
as an international application under the Patent Cooperation Treaty ("PCT") with:
United States Patent and Trademark Office acting as Receiving Office, or International Bureau acting as Receiving Office;
on January 18 2005, and accorded serial number PCTUS 2005 po 6020;

and

WHEREAS ELI LILLY AND COMPANY ("LILLY"), having a place of business at Lilly Corporate Center, Indianapolis, Indiana, 46285, wishes to acquire the entire right, title and interest in and to said invention disclosed in said Application, and in, to and under any Letters Patent which may be obtained to said invention:

NOW, THEREFORE, in consideration of any agreements related thereto, in particular the RESEARCH SERVICES AGREEMENT between LILLY and ARRAY, dated March 22, 2000, or other good and valuable consideration, the receipt of which is hereby acknowledged, ARRAY hereby sells, signs, assigns, transfers and sets over unto LILLY, its successors and assigns ARRAY's entire right, title and interest in, to and under the Application, including all priority rights for other countries arising therefrom, all inventions therein disclosed, and any and all present or future patent applications to such inventions that may be filed in any country, inclusive of, but not limited to, continuations, continuations-in-part, divisions, substitutions, reexaminations, reissues, international applications filed under the PCT, United States provisional patent applications, subsequent United States provisional patent applications claiming some or all of this invention, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates; and any related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of

the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by me had this Assignment and sale to Lilly not been made.

Array covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

Array further covenants and agrees with Lilly that upon request Array and they will, without further consideration than that now paid, but at the expense of Lilly: (i) arrange to execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known by Array relating to such inventions or the history thereof; (iii) arrange to execute preliminary statements and arrange for testimony in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) arrange to execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the reasonable opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

una relatea interioccuar property.	
IN WITNESS WHEREOF I h	have executed this assignment on the date indicated
below.	
•	C > 1 / M
2-23-3605	the Klimin
Date	John R. Moore
	General Counsel & Corporate Secretary
UNITED STATES OF AMERICA	
STATE OF Cololado,	
COUNTY OF BUILDER ) SS:	

Before me, a Notary Public for <u>Brilill</u> County, State of <u>Illill</u>, personally appeared John R. Moore and acknowledged the execution of the foregoing instrument this 23rd day of February, 2005.

Notary Public:
Commission Expires: 3/20/05

My Commission Expires 03/20/2005

WHEREAS, ARRAY BIOPHARMA INC. ("ARRAY") by virtue of an assignment dated April 14, 2005, between Ronald Jay Hinklin and ARRAY (copy of which is attached hereto), is a co-owner of the right, title and interest in an invention which is entitled, SELECTIVE ESTROGEN RECEPTOR MODULATORS FOR THE TREATMENT OF VASOMOTOR SYMPTOMS containing 74 pages and 0 drawings, said rights duly assigned to ARRAY by the original inventor Ronald Jay Hinklin, as indicated on the attached exhibit.

is being filed:
☐ in the United States Patent and Trademark Office ☐ in the United Kingdom Patent Office ☐ in the European Patent Office ☐ in the Spanish Patent Office as a European Application
as an international application under the Patent Cooperation Treaty ("PCT" with:
☐ United States Patent and Trademark Office acting as Receiving Office, or ☐ International Bureau acting as Receiving Office;
on JAMANIG 18, 2005, and accorded serial number <u>PCTUS2005/000</u> 520;

and

WHEREAS ELI LILLY AND COMPANY ("LILLY"), having a place of business at Lilly Corporate Center, Indianapolis, Indiana, 46285, wishes to acquire the entire right, title and interest in and to said invention disclosed in said Application, and in, to and under any Letters Patent which may be obtained to said invention:

NOW, THEREFORE, in consideration of any agreements related thereto, in particular the RESEARCH SERVICES AGREEMENT between LILLY and ARRAY, dated March 22, 2000, or other good and valuable consideration, the receipt of which is hereby acknowledged, ARRAY hereby sells, signs, assigns, transfers and sets over unto LILLY, its successors and assigns ARRAY's entire right, title and interest in, to and under the Application, including all priority rights for other countries arising therefrom, all inventions therein disclosed, and any and all present or future patent applications to such inventions that may be filed in any country, inclusive of, but not limited to, continuations, continuations-in-part, divisions, substitutions, reexaminations, reissues, international applications filed under the PCT, United States provisional patent applications, subsequent United States provisional patent applications claiming some or all of this invention, certificates of addition, utility models, petty patents, as well as all other intellectual property related to the Application, inclusive of, but not limited to, supplementary protection certificates; and any related patent term extensions which may be granted for Letters Patent with respect to the Application; all of the above to be held and enjoyed by Lilly for its own use and enjoyment to the full end of

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the term or terms for which such Letters Patent and related intellectual property rights may be granted, as fully and entirely as the same would have been held and enjoyed by me had this Assignment and sale to Lilly not been made.

Array covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Assignment.

Array further covenants and agrees with Lilly that upon request Array and they will, without further consideration than that now paid, but at the expense of Lilly: (i) arrange to execute original, provisional, substitute, continuation, divisional, continuation-in-part, reexamined, or reissued applications, amended specifications, or rightful declarations or oaths for such application; (ii) communicate to Lilly any facts known by Array relating to such inventions or the history thereof; (iii) arrange to execute preliminary statements and arrange for testimony in any interference proceedings, litigation discovery proceedings and depositions, oppositions, cancellation proceedings, priority contests, public use proceedings, administrative agency proceedings, litigation and other court actions and the like; (iv) arrange to execute and deliver any application papers, affidavits, declarations, assignments, or other instruments; and (v) do all other acts which, in the reasonable opinion of counsel for Lilly, may be necessary or desirable to secure the grant of Letters Patent and related intellectual property to Lilly or its nominees, in the United States and in all other countries where Lilly may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by counsel for Lilly and to vest and confirm in Lilly or its nominees the full and complete legal and equitable title to all such Letters Patent and related intellectual property.

IN WITNESS WI	HEREOF I have executed this assignment on the date indicated
below.	
2-23-2005	Alpor
Date	John R. Moore

UNITED STATES OF AMERICA

STATE OF COLORAD

Before me, a Notary Public for <u>Buildle</u> County, State of <u>Colorar</u>, appeared John R. Moore and acknowledged the execution of the foregoing instrument this 23rd day of February, 2005.

> Calolem Raffur
>
> otary Public:
> ommission Expires: 3/20/05 Notary Public:

Commission

Géneral Counsel & Corporate Secretary

My Commission Expires 03/20/2005